

EXHIBIT B



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FOUNDED 1866

FEDERAL ID 36-4474078

September 24, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 33048589
 Client Matter 06365-41170

For professional services rendered through August 31, 2013 re EON -
 #2 Litigation

Budget Category: Litigation

Fees		\$22,807.26
12.5% Fee Discount		<u>-2,850.91</u>
Adjusted Fees		\$19,956.35
Expenses:		
Document Delivery Services	\$.46	
Legal Support Services	52.28	
Telephone Tolls	<u>3.45</u>	
Total Expenses		<u>56.19</u>
Total Due This Bill		<u>\$20,012.54</u>

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SIDLEY AUSTIN LLP

Invoice Number: 33048589
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
08/02/13	BK Anderson	Correspond with R O'Brien concerning deposition of Smith Micro	.25
08/07/13	RJ O'Brien	E-mails re: Joint Defense Group issues, schedule, and strategy	.25
08/14/13	A Nagdev	Review EON production	2.75
08/15/13	BK Anderson	Correspond with JDG concerning status of discovery responses in light of Markman ruling	.50
08/15/13	A Nagdev	Draft and revise responses to EON's Fifth Set of RFP's; discuss internally re: same	4.50
08/15/13	RJ O'Brien	E-mails re: next steps and strategy	.25
08/16/13	BK Anderson	Correspond with JDG concerning request for status conference; review third part discovery served by EON	1.00
08/16/13	RJ O'Brien	O/c B. Anderson; review draft discovery response; e-mails re: dismissal; review file	1.00
08/18/13	A Nagdev	Review EON production; discuss with CIG re: EON's present infringement theories; review emails re: same	2.25
08/19/13	BK Anderson	Review correspondence from EON concerning infringement contentions; revise responses to document requests for documents;	1.00
08/19/13	RJ O'Brien	E-mails re: summary judgment and Eon's responses to request for dismissal; review correspondence	.50
08/20/13	BK Anderson	Revise discovery responses; attend JDG conference concerning request for status conference; review proposed correspondence to EON concerning status conference	1.25
08/20/13	SP Fitzell	Telephone conference with R. O'Brien regarding response to Mediation request	.25
08/20/13	RJ O'Brien	E-mails re: scheduling and summary judgment issues; o/c S. Fitzell; review draft discovery responses; review opinion re: proposed arbitration; review file	1.00
08/21/13	BK Anderson	Review draft motion to extend deadline for mediation	.50
08/21/13	SP Fitzell	Review response to indemnity demand and correspondence to R. O'Brien	.25
08/21/13	RJ O'Brien	E-mails re: discovery and dismissal issues	.25
08/22/13	BK Anderson	Review and comment on draft JDG correspondence to EON	.75
08/22/13	RJ O'Brien	E-mails re: discovery and schedule; review deposition notices	.50

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Invoice Number: 33048589
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EON - #2 Litigation

Date	Name	Narrative	Hours
08/23/13	BK Anderson	Review and revise motion for status conference; review subpoena to Device Scape	1.00
08/23/13	RJ O'Brien	Review draft motion; review e-mail re: schedule and dismissal	.50
08/24/13	A Nagdev	Review Devicescape collection; discuss internally re: scope of product offerings to US Cellular; discuss internally re: Devicescape deposition strategy, Devicescape non-infringement analysis; review EON production	6.50
08/26/13	RD Lawson	Conduct database search for devicescape records for attorney review	1.50
08/26/13	RJ O'Brien	Review file; review e-mails re: Devicescape and Smith Micro; review deposition topics	1.75
08/27/13	BK Anderson	Review correspondence from EON concerning proposed motions for reconsideration, technical advisor, and to amend infringement contentions; attend JDG conference concerning same; revise response concerning same	1.25
08/27/13	RJ O'Brien	E-mails re: discovery issues; e-mails re: Eon's planned motions	1.00
08/28/13	BK Anderson	Correspond with JDG concerning EON's proposed motions for reconsideration, appointment of a technical advisor, and to amend infringement contentions	.50
08/28/13	RJ O'Brien	E-mails re: expert issues; review draft motion to strike; e-mails re: same	1.25
08/29/13	BK Anderson	Attend JDG conference to prepare for meet and confer with EON; attend meet and confer with EON's counsel concerning proposed EON motions for reconsideration, appointment of technical expert, and amendment of infringement contentions	1.25
08/29/13	RJ O'Brien	E-mails re: Joint Defense Group issues	.25
Total Hours			35.75

Total Fees**\$22,807.26**

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Invoice Number: 33048589
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	8.50	\$783.37	\$6,658.65
BK Anderson	9.25	727.41	6,728.55
SP Fitzell	.50	727.41	363.70
A Nagdev	16.00	537.17	8,594.73
RD Lawson	1.50	307.75	461.63
Total Hours and Fees	35.75		\$22,807.26

Classification	Hours	Rate	Amount
Attorneys	34.25	\$652.43	\$22,345.63
Paralegal Assistants	1.50	307.75	461.63
Total Hours and Fees	35.75		\$22,807.26



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PLEASE INDICATE INVOICE
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 Client Matter 06365-41170

REMITTANCE PAGE
 For Professional Services Rendered

OUTSTANDING STATEMENTS

Date	Invoice	Balance
08/26/13	33043242	\$12,922.41
Total Outstanding Invoices		\$12,922.41
Total This Bill		<u>20,012.54</u>
Total Amount Due		<u>\$32,934.95</u>

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FEDERAL ID 36-4474078

October 29, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 33056307
 Client Matter 06365-41170

For professional services rendered through September 30, 2013 re EON
 - #2 Litigation

Budget Category: Litigation

Fees		\$28,842.09
12.5% Fee Discount		<u>-3,605.26</u>
Adjusted Fees		\$25,236.83
Expenses:		
Legal Support Services	\$50.12	
Document Production	<u>262.50</u>	
Total Expenses		<u>312.62</u>
Total Due This Bill		<u>\$25,549.45</u>

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Invoice Number: 33056307
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
09/06/13	RJ O'Brien	E-mails re: Min and Micro South depositions	.50
09/08/13	RJ O'Brien	Review e-mails re: mediation and discovery; review deposition notices	.50
09/09/13	BK Anderson	Correspond with EON concerning Smith Micro deposition; correspond with JDG concerning mediation	.75
09/09/13	A Nagdev	Review emergency motion for protective order on deposition for Min; discuss internally re: same; provide edits re: same	2.50
09/09/13	RJ O'Brien	E-mails re: mediation and scheduling issues	.25
09/10/13	BK Anderson	Revise proposed motion for protective order	.50
09/10/13	RJ O'Brien	Review draft motion; o/c B. Anderson; e-mails re: schedule and review motion for status conference	1.50
09/11/13	A Nagdev	Prepare Devicescape talking points	3.75
09/12/13	BK Anderson	Correspond with R O'Brien concerning mediation	.50
09/13/13	BK Anderson	Attend conference with counsel for DeviceScape concerning subpoena issued by EON	1.00
09/13/13	RJ O'Brien	Emails re: expert discovery	.50
09/16/13	BK Anderson	Correspond with JDG concerning proposed amended schedule	.75
09/16/13	RJ O'Brien	Review motion for protective order; review opposition to motion for status conference; review Sprint deposition transcript; e-mails re: scheduling issues	2.00
09/17/13	BK Anderson	Correspond with JDG concerning proposed amended case schedule	.50
09/17/13	RJ O'Brien	E-mails re: schedule and summary judgment	.50
09/18/13	BK Anderson	Correspond with JDG concerning case management conference; revise case management conference statement	1.25
09/18/13	A Nagdev	Review US Cellular produced documents; provide internal report re: same; respond to JDG inquiry re: same; draft/revise motion for status conference	4.50
09/18/13	RJ O'Brien	E-mails re: schedule and Joint Defense Group issues	.50
09/19/13	A Nagdev	Review EON's CMC statement; internal discussion re: same	1.50
09/19/13	RJ O'Brien	Review case management statements; e-mails re: same	.50
09/20/13	RJ O'Brien	O/c B. Anderson; e-mails re: Joint Defense Group issues	.50
09/23/13	BK Anderson	Correspond with JDG concerning case management conference	.75

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Invoice Number: 33056307
 United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
09/23/13	RJ O'Brien	Review e-mails re: scheduling issues and case management conference; review draft case management statement	.50
09/24/13	BK Anderson	Attend case management conference by telephone conference	1.25
09/24/13	A Nagdev	Call with Devicescape attorneys re: case status, background, claim construction, etc.; prepare for call re: same; attend status conference; prepare for status conference re: same; internal discussion re: same	4.75
09/24/13	RJ O'Brien	Review motion for technical advisor and related e-mails; review case management statement	.50
09/25/13	A Nagdev	Review EON's amended infringement contentions, compare with previous version; internal discussion re: same	3.75
09/26/13	RD Lawson	Conduct database search for patent license agreements for attorney review	1.50
09/26/13	A Nagdev	Review/analyze settlement agreements with Verizon; search database for the same; review analyze 30(b)(6) deposition topics and requests; internal discussion re: same	3.75
09/26/13	RJ O'Brien	O/c B. Anderson; review amended infringement contentions and e-mails re: same	1.00
09/27/13	BK Anderson	Analyze EON discovery demands and draft outline of discovery plan	1.25
09/27/13	RD Lawson	Retrieve documents produced by US Cellular for attorney review	1.00
09/29/13	RJ O'Brien	Review e-mails re: discovery and strategy	.25
09/30/13	BK Anderson	Attend JDG conference; review meet and confer correspondence	1.50
09/30/13	RJ O'Brien	E-mails re: discovery and mediation issues	.25
Total Hours			46.75

Total Fees**\$28,842.09**

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Invoice Number: 33056307

United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	9.75	\$783.37	\$7,637.90
BK Anderson	10.00	727.41	7,274.12
A Nagdev	24.50	537.17	13,160.69
RD Lawson	2.50	307.75	769.38
Total Hours and Fees	46.75		\$28,842.09

Classification	Hours	Rate	Amount
Attorneys	44.25	\$634.41	\$28,072.71
Paralegal Assistants	2.50	307.75	769.38
Total Hours and Fees	46.75		\$28,842.09



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October 29, 2013

United States Cellular Corporation--108352
Eric Pufahl
8410 W. Bryn Mawr Ave., 10th Floor
Chicago, IL 60631

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Client Matter 06365-41170

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\$25,549.45

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November 30, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 33063229
 Client Matter 06365-41170

For professional services rendered through October 31, 2013 re EON -
 #2 Litigation

Budget Category: Litigation

Fees		\$82,932.27
Less 12.5% Fee Discount		<u>-10,366.53</u>
Adjusted Fees		\$72,565.74
Expenses:		
Duplicating Charges	\$5.13	
Lexis Research Service	93.38	
Legal Support Services	93.42	
Document Production	337.50	
Search Services	72.10	
Telephone Tolls	8.85	
Westlaw Research Service	<u>18.00</u>	
Total Expenses		<u>628.38</u>

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EON - #2 Litigation

Total Due This Bill

\$73,194.12

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EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
10/01/13	BK Anderson	Attend conference with R. O'Brien concerning discovery status	.75
10/01/13	RD Lawson	Conduct search for meet and confer correspondence	.50
10/01/13	A Nagdev	Internal discussion re: litigation strategy and response to 30(b)(6) deposition; meet and confer with EON re: EON's 5th set of document requests; prepare for meet and confer re: same; prepare case analysis for client; communicate with client re: same	5.75
10/02/13	BK Anderson	Review DeviceScape responses to EON's subpoena; correspond with JDG concerning mediation submission	1.00
10/02/13	A Nagdev	Review Devicescape subpoena and proposed responses; communicate with Devicescape re: same; discuss internally re: same	3.75
10/02/13	RJ O'Brien	E-mails re: discovery issues; review draft e-mail to client	.25
10/03/13	BK Anderson	Correspond with S Fitzell concerning mediation dates	.50
10/03/13	RJ O'Brien	E-mails re: mediation; review Brainerd bio; e-mails re: summary judgment and invalidity	.50
10/03/13	RJ O'Brien	E-mails re: discovery and Joint Defense Group issues	.25
10/04/13	A Nagdev	Review EON's motion to amend infringement contentions; discuss internally re: response strategy	1.25
10/07/13	BK Anderson	Prepare for and attend meet and confer with EON's counsel concerning supplementation of discovery	.75
10/07/13	A Nagdev	Review damages related documents in corresponding U.S. Cellular case; provide internal analysis re: same	2.25
10/07/13	RJ O'Brien	E-mails re: motion to amend and discovery issues	.25
10/08/13	A Nagdev	Review draft MSJ; provide comments; discuss internally re: same	2.75
10/08/13	RJ O'Brien	E-mails re: mediation and discovery issues; review mediation statement	.50
10/10/13	A Nagdev	Legal research re: Tigar's rulings on SJ of non-infringement	2.75
10/10/13	RJ O'Brien	E-mails re: motion to amend counterclaim	.25
10/12/13	RJ O'Brien	Review discovery requests and related e-mails	1.00
10/14/13	BK Anderson	Revise responses to EON's document requests related to damages; attend JDG conference call; draft opposition to EON's motion to amend infringement contentions	2.75

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United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
10/14/13	RD Lawson	Conduct master file searches for attorney review	2.25
10/14/13	A Nagdev	Draft/revise opp. to EON's motion to amend infringement contentions; legal research re: same	4.25
10/14/13	A Nagdev	Draft/revise U.S. Cellular's response to EON's 5th Set of RFPs; discuss internally re: same; prepare for service re: same	3.25
10/15/13	BK Anderson	Draft opposition to EON's motion to amend infringement contentions; review EON discovery demands; draft meet and confer correspondence on discovery demands by EON; draft interrogatories to EON; attend status conference with R O'Brien;	4.25
10/15/13	SP Fitzell	Confer with R. O'Brien regarding status of mediation	.25
10/15/13	RD Lawson	Compile list of missing master file pleadings	1.00
10/15/13	A Nagdev	Draft/revise opp to EON's motion to amend infringement contentions; research re: same	3.50
10/15/13	RJ O'Brien	Prepare for and attend o/c w/ A. Nagdev and B. Anderson; review new discovery requests; review motion to amend infringement contentions; e-mails re: discovery	3.00
10/16/13	BK Anderson	Analyze draft summary judgment motion; draft objections to 30(b)(6) notice; revise response to EON's 5th set of document requests; analyze listing of accused WiFi handsets and publicly available information about them; revise opposition to EON's motion to amend infringement contentions	3.75
10/16/13	SP Fitzell	Confer with R. O'Brien regarding mediation status	.25
10/16/13	RJ O'Brien	Review draft oppositions to motion to amend infringement contentions; e-mails re: same; correspondence to client re: discovery issues	2.00
10/17/13	BK Anderson	Draft meet and confer correspondence concerning EON's notice of 30(b)(6) deposition; revise objections to EON's notice of 30(b)(6) deposition; revise opposition to EON's motion for leave to amend infringement contentions; revise responses to EON's 5th set of document requests	4.50
10/17/13	RD Lawson	Organize discovery files for attorney review	1.25
10/17/13	RJ O'Brien	E-mails re: discovery and deposition issues	.25
10/17/13	LK Shin	Research Westlaw citations for listed cases for brief (AN-PA)	.50
10/18/13	BK Anderson	Revise opposition to EON's motion to amend infringement contentions; correspond with client concerning collection of financial information for WiFi capable products and services; attend teleconference with M Vitale concerning same; revise Dinkins subpoena; attend conferences with JDG concerning	3.75

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United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
		discovery status;	
10/18/13	SP Fitzell	Review correspondence from EON's counsel regarding discovery demands	.25
10/18/13	A Nagdev	Draft/revise opp. to motion to amend infringement contentions; prepare for filing re: same; prepare declaration and exhibits in support of opposition	6.75
10/18/13	RJ O'Brien	Review draft objections to 30(b)(6); t/c client; o/c B. Anderson; e-mails re: discovery	2.25
10/21/13	BK Anderson	Correspond with R O'Brien concerning response to EON 30(b)(6) notice;	.50
10/21/13	BK Anderson	Attend client call concerning preparation for 30(b)(6) deposition; draft interrogatories and requests for admission to EON;	2.75
10/21/13	JS Christensen	Review electronic media received from opposing counsel and prepare and send to R. Lawson in SF office. Meet with B. Anderson re disposition of electronic media.	.25
10/21/13	RD Lawson	Review US Cellular document production	1.25
10/21/13	A Nagdev	Attention to document production; provide report re: supplementation of document production; attention to EON deposition notice; discuss internally re: same; prepare U.S. Cellular's first set of RFAs for service	6.75
10/21/13	RJ O'Brien	Review motion to compel and related papers; e-mails re: 30(b)(6) and discovery issues	1.00
10/22/13	RD Lawson	Conduct database search for upcoming document production	1.50
10/22/13	RJ O'Brien	Review discovery requests; o/c B. Anderson; review draft 30(b)(6) objections; e-mails re: discovery issues	2.00
10/23/13	BK Anderson	Correspond with M Vitale concerning collection of financial records; correspond with client and R O'Brien concerning preparation for 30(b)(6) deposition; revise objections to 30(b)(6) notice;	1.50
10/23/13	RD Lawson	Plan and prepare for the upcoming document production	.50
10/23/13	A Nagdev	Review EON's supplemental initial disclosures; compare with previous submission; discuss internally re: same	1.50
10/23/13	RJ O'Brien	E-mails re: discovery issues; o/c B. Anderson; review order; o/c S. Fitzell	.50
10/24/13	RD Lawson	Setup database tags for attorney review	1.00
10/24/13	RD Lawson	Conduct document production search for inadvertently produced documents pursuant to opposing counsel clawback	.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
		notice	
10/24/13	RJ O'Brien	E-mails re: discovery; review supplemental disclosures	.50
10/25/13	BK Anderson	Review supplemental initial disclosures from EON; correspond with counsel for EON concerning attempt to supplement list of accused handsets; outline motion to supplement record in opposition to EON's motion to amend infringement contentions	2.75
10/25/13	RD Lawson	Create file transfer point drop box for client material	.50
10/25/13	RD Lawson	Update US Cellular document production index for attorney review	2.00
10/25/13	RJ O'Brien	Review engagement letter; review reply brief re: infringement contentions; review correspondence; e-mails re: same; o/c B. Anderson	2.00
10/26/13	RD Lawson	Review and tag US Cellular database document production for attorney review	2.50
10/26/13	A Nagdev	Legal research re: motion to supplement the record in opp to EON's mot to amend infringement contentions; internal discussion re same	4.75
10/28/13	A Nagdev	JDG call; prepare report re: same	1.75
10/28/13	RJ O'Brien	E-mails re: invalidity report; review responses to motion to compel; e-mails re: discovery	.50
10/29/13	BK Anderson	Review proposed stipulation concerning use of EON depositions from other matters; revise objections to EON's 30(b)(6) notice; draft motion to supplement record in opposition to EON's motion to amend infringement disclosures;	1.75
10/29/13	A Nagdev	Prepare motion to supplement for filing; including declaration and exhibits	4.75
10/29/13	RJ O'Brien	O/c B. Anderson; e-mails re: discovery issues	.50
10/30/13	BK Anderson	Attend conference with prospective non-infringement expert; draft responses to EON written discovery requests; revise motion to supplement record in opposition to EON's motion to amend infringement contentions	3.25
10/30/13	RD Lawson	Continue US Cellular document production index for attorney review	4.75
10/30/13	A Nagdev	Compare infringing devices letter to determine new additions; draft/revise motion to supplement;	2.50
10/30/13	RJ O'Brien	Review reply briefs re: motion to compel; review draft motion to supplement; e-mails re: discovery issues	1.00

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Invoice Number: 33063229
 United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
10/31/13	BK Anderson	Revise motion to supplement record; draft outline for 30(b)(6) deposition preparation; draft meet and confer correspondence concerning 30(b)(6) notice; revise objections to 30(b)(6) notice; correspond with JDG concerning stipulation on EON depositions	4.25
10/31/13	RD Lawson	Complete US Cellular document production index for attorney review	3.00
10/31/13	RD Lawson	Review prior art disc received from K&L Gates	.50
10/31/13	RD Lawson	Begin document pull for upcoming depositions	1.75
10/31/13	RD Lawson	Conduct master file search for pleadings for attorney review	.25
10/31/13	RD Lawson	Upload deposition agenda memo to ftp site for client review	.50
10/31/13	RD Lawson	Conduct search for archived deposition material for attorney review	.75
10/31/13	RJ O'Brien	E-mails re: discovery issues	.25
Total Hours			143.50

Total Fees **\$82,932.27**

SIDLEY AUSTIN LLP

Invoice Number: 33063229
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	18.75	\$783.37	\$14,688.20
BK Anderson	38.75	727.41	28,187.17
SP Fitzell	.75	727.41	545.55
A Nagdev	58.25	537.17	31,290.18
RD Lawson	26.25	307.75	8,078.48
JS Christensen	.25	257.39	64.35
LK Shin	.50	156.67	78.34
Total Hours and Fees	143.50		\$82,932.27

Classification	Hours	Rate	Amount
Attorneys	116.50	\$641.30	\$74,711.10
Paralegal Assistants	27.00	304.49	8,221.17
Total Hours and Fees	143.50		\$82,932.27



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FEDERAL ID 36-4474078

November 30, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 33063229
 Client Matter 06365-41170

REMITTANCE PAGE
 For Professional Services Rendered

OUTSTANDING STATEMENTS

	Date	Invoice	Balance
	10/29/13	33056307	\$25,549.45
Total Outstanding Invoices			\$25,549.45
Total This Bill			<u>73,194.12</u>
Total Amount Due			<u>\$98,743.57</u>

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FEDERAL ID 36-4474078

December 23, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 33069368
 Client Matter 06365-41170

For professional services rendered through November 30, 2013 re EON
 - #2 Litigation

Budget Category: Litigation

Fees	\$169,996.54
Less 12.5% Fee Discount	<u>-21,249.57</u>
Adjusted Fees	\$148,746.97

Expenses:

Air Transportation	\$924.28
Duplicating Charges	1,235.20
Document Delivery Services	78.46
Ground Transportation	144.00
Lexis Research Service	164.12
Legal Support Services	10,370.48
Meals - Out of Town	50.22
Messenger Services	25.00
Document Production	150.00
Court Reporter	400.00
Search Services	1.40
Telephone Tolls	54.00

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EON - #2 Litigation

Travel/Lodging	809.59
Westlaw Research Service	<u>428.70</u>

Total Expenses	<u>14,835.45</u>
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Total Due This Bill	<u>\$163,582.42</u>
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Invoice Number: 33069368
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EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
11/01/13	BK Anderson	Attend conference call with USCC witness designees concerning preparation for depositions and collection of related documentation; review assignment of mediator and related schedule; correspond with R O'Brien concerning same; review status of production of documents relevant to 30(b)(6) notice	4.75
11/01/13	RD Lawson	Organize technical documents for attorney review	1.75
11/01/13	A Nagdev	Review/analyze production; provide production materials for the client to review; prepare for corporate depositions, including review of document re: same	6.50
11/03/13	RJ O'Brien	Review e-mail re: discovery issues and review orders; e-mails re: same	.50
11/04/13	BK Anderson	Attend hearing on motion to compel 30(b)(6) deponents; attend JDG status call; correspond with witness designees concerning preparation for 30(b)(6) deposition; correspond with counsel for Cisco concerning production of USCC related materials; correspond with JDG concerning retention of consultants on prior art; draft objections to 30(b)(6) notice; revise responses to requests for admission; revise stipulation on use of EON depositions from other matters	6.00
11/04/13	RD Lawson	Organize pleadings for attorney review	1.75
11/04/13	A Nagdev	Review and provide documents for the client's review; prepare for 30(b)(6) depositions, including review of documents; review documents to determine sufficiency of production; attention to responding to EON discovery requests	4.50
11/04/13	RJ O'Brien	O/c B. Anderson; review orders; e-mails re: Joint Defense Group issues; depositions; and mediation	2.25
11/04/13	F Pazmandi	Analyze expert report of Dr. Grimes and related prior art re invalidity of US Pat. No. 5,592,491	4.00
11/05/13	BK Anderson	Attend conference calls with USCC witness designees concerning preparation for 30(b)(6) depositions; analyze handset requirement materials; correspond with counsel for DeviceScape concerning EON matter; prepare motion to attend hearing by Telephone	3.50
11/05/13	SP Fitzell	Multiple telephone conferences and correspondence with R. O'Brien regarding settlement strategy	1.50
11/05/13	RD Lawson	Continue to pull documents for upcoming depositions	2.50
11/05/13	A Nagdev	Continue deposition preparation, including providing clients with relevant documentation; internal discussions re: same; file	4.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
		motion to appear by telephone; attention to response to EON discovery requests; communicate with client re: sufficiency of production; review documents provided by client and prepare for production; review expert CVs; internal discussion re: same	
11/05/13	RJ O'Brien	E-mails re: deposition; e-mails re: mediation issues; review order; review report CV; review 20(b)(6) prep materials	2.00
11/06/13	BK Anderson	Attend meet and confer with EON concerning objections to 30(b)(6) notice; outline topics to be covered by USCC 30(b)(6) designees; correspond with R O'Brien concerning mediation schedule;	4.25
11/06/13	SP Fitzell	Telephone conferences and correspondence with R. O'Brien regarding mediation	.50
11/06/13	RD Lawson	Continue to plan and prepare for document production	2.50
11/06/13	RD Lawson	Continue to plan and prepare for upcoming depositions	2.00
11/06/13	A Nagdev	Attention to response to EON discovery requests; communicate with client re: sufficiency of production; review documents for production	4.50
11/06/13	RJ O'Brien	O/c B. Anderson; e-mails re: discovery; 30(b)(6) depositions and mediation; review orders	2.00
11/06/13	F Pazmandi	Analyze selected prior art references and related claim construction issues for expert report on invalidity	2.00
11/07/13	BK Anderson	Attend conferences with USCC witness designees concerning preparation for 30(b)(6) depositions; attend JDG conference calls concerning exchange of damages related discovery; prepare for hearing on motion for leave to amend infringement contentions; review and revise opposition to motion for leave to file motion to reconsider claim construction;	4.50
11/07/13	RD Lawson	Continue to organize documents for upcoming depositions	1.75
11/07/13	RD Lawson	US Cellular document production	4.75
11/07/13	A Nagdev	Attend to responses to discovery requests, including review of documents to be cited in response; review and prepare documents for production; review documents for sufficiency of production; deposition preparation	4.50
11/07/13	RJ O'Brien	O/cs B. Anderson; e-mails re: deposition preparation and discovery issues	1.00
11/07/13	RJ O'Brien	Review brief in opposition to motion to reconsider; review e-mails and documents re: 30(b)(6) deposition	2.00
11/07/13	F Pazmandi	Continue analysis of selected prior art references and related claim construction issues for expert report on invalidity	3.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
11/08/13	BK Anderson	Revise draft interrogatory, document request and request for admission responses; correspond with E. Jimenez concerning collection of financial information; attend conference call with USCC finance group concerning same; analyze documents concerning WiFi now program; analyze documents related to 30(b)(6) deposition topics related to accused handsets and network equipment; revise initial disclosures	4.50
11/08/13	RD Lawson	Plan and prepare for next document production	2.00
11/08/13	RD Lawson	Prepare list of bates numbered documents for interrogatory responses	2.25
11/08/13	RD Lawson	Continue to organize documents for upcoming depositions	2.75
11/08/13	A Nagdev	Draft responses to common and special interrogatories, including non-infringement arguments and errors in EON's infringement contentions; communicate with client re: same; draft responses to other EON discovery requests; review documents re: same; discuss internally re: same; attention to document collection from the client; prepare for depositions	4.50
11/08/13	RJ O'Brien	E-mails re: discovery and Rule 30(b)(6) issues	.50
11/08/13	F Pazmandi	Complete preliminary analysis of selected prior art references and related claim construction issues for expert report on invalidity, report same to Mr. A. Nagdev and Mr. B. Anderson	3.00
11/09/13	A Nagdev	Further attend to discovery responses; discuss internally re: same; review JDG draft responses and revise our responses accordingly	4.25
11/11/13	BK Anderson	Prepare for 30(b)(6) depositions of USCC designees; correspond with client concerning supplemental productions of documents; review and revise written discovery responses	4.50
11/11/13	SP Fitzell	Telephone conference with R. O'Brien and B. Anderson regarding settlement strategy; review settlement offer from EON	.75
11/11/13	RD Lawson	Organize documents cited in US Cellular interrogatory response for attorney review	3.00
11/11/13	RD Lawson	Prepare documents for depositions	1.50
11/11/13	RD Lawson	Download DeviseScape production documents for attorney review	.75
11/11/13	RD Lawson	Coordinate US Cellular custodian documents for production	4.25
11/11/13	A Nagdev	Prepare supplemental initial disclosures; prepare for service re: same; draft/revise settlement response letter; prepare for depositions; review Devicescape's production; attend JDG call; attention to discovery responses; review EON discovery	4.50

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United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
		deficiency letter; outline response strategy; discuss internally re: same; review meet and confer record re: same	
11/11/13	RJ O'Brien	O/c S. Fitzell and B. Anderson; review settlement documents; e-mails re: Joint Defense Group issues; review draft summary judgment brief; voice mail and e-mails re: settlement/mediation	2.00
11/11/13	LK Shin	Review documents, remove duplicate citations, determine case citations for some cases, provide docket for Bluestone Innovations re: order filing, download copies of cases (RL-SF)	1.25
11/12/13	BK Anderson	Attend conferences with USCC witness designees for 30(b)(6) depositions; revise meet and confer correspondence on status of document production; revise written discovery responses; attend conferences with R O'Brien concerning mediation proposal; analyze order denying EON leave to amend infringement contentions	7.00
11/12/13	JS Christensen	Extract documents from production database for attorney review per R. Lawson and A. Nagdev.	.50
11/12/13	T Ingram	Westlaw search for cases (SF) (R. Lawson)	.50
11/12/13	RD Lawson	Coordinate US Cellular document production	4.50
11/12/13	A Nagdev	Attend to retaining experts; attend to discovery responses; prepare discovery responses for service; review documents for production; prepare for depositions; prepare response to EON discovery deficiency letter; internal discussion re: same	4.50
11/12/13	RJ O'Brien	E-mails re: discovery and mediation issues; review Eon mediation letter; review court opinion; review Eon opposition to motion to supplement new draft summary judgment brief	2.75
11/13/13	BK Anderson	Attend 30(b)(6) depositions of USCC designees; attend conferences with counsel for DeviceScape concerning deposition by EON on WiFi Now program; revise mediation correspondence; correspond with JDG concerning expert report status; correspond with EON concerning document production status	7.50
11/13/13	SP Fitzell	Review memo from B. Anderson regarding litigation costs; meet with R. O'Brien and B. Anderson regarding settlement strategy	1.50
11/13/13	RD Lawson	Conduct administrative chores	1.00
11/13/13	RD Lawson	Update master file for attorney review	.75
11/13/13	RD Lawson	Distribute DeviceScape documents to prepare attorney for deposition	1.75
11/13/13	A Nagdev	Draft settlement response letter; discuss internally re: same;	4.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
		prepare for Devicescape deposition	
11/13/13	RJ O'Brien	O/c S. Fitzell and B. Anderson; review draft settlement letter	2.00
11/14/13	BK Anderson	Attend 30(b)(6) deposition of USCC designee; correspond with JDG concerning expert analysis status	4.50
11/14/13	SP Fitzell	Review letter to counsel for EON regarding counter offer to settlement demand; telephone conference with O'Brien regarding same	1.00
11/14/13	RD Lawson	Organize documents for damages expert review	3.00
11/14/13	RD Lawson	Code database records for damages expert witness review	2.00
11/14/13	A Nagdev	Devicescape deposition; attention to retaining experts	4.50
11/14/13	RJ O'Brien	O/c A. Nagdev; work on settlement letter and e-mails re: same; e-mails re: depositions	1.25
11/15/13	BK Anderson	Attend JDG conference concerning infringement and damages experts; review final mediation offer letter; attend conferences with A Nagdev concerning supplemental discovery responses; correspond with client concerning requests for documents	4.00
11/15/13	RD Lawson	Plan and prepare for document production	1.00
11/15/13	A Nagdev	Attend to retaining experts	2.50
11/15/13	RJ O'Brien	E-mails re: settlement and discovery	.25
11/18/13	BK Anderson	Attend conferences concerning non-infringement expert; correspond with D Lewis concerning damages related materials; correspond with client concerning collection of reports on Alcatel-Lucent equipment, sales records, and capacity plans; review stipulation extending discovery deadline; review and revise written discovery responses; review invalidity report status	4.75
11/18/13	SP Fitzell	Meet with R. O'Brien regarding settlement strategy	.50
11/18/13	RD Lawson	Download Eon document production for attorney review	.50
11/18/13	RD Lawson	Conduct search for briefing regarding EON's early disclosure of damages contentions for attorney review	.50
11/18/13	RD Lawson	Plan and prepare for US Cellular document production	1.50
11/18/13	RD Lawson	Conduct search for pleadings for attorney review	.50
11/18/13	RD Lawson	Organize documents pursuant to Eon letter regarding deficient interrogatory responses	2.50
11/18/13	A Nagdev	Attend to retaining experts and expert evaluation; draft responses to EON discovery requests; communicate with JDG re: same; review EON production	4.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
11/18/13	RJ O'Brien	O/c S. Fitzell; o/c B. Anderson; e-mails re: mediation; e-mails re: scheduling issues	.75
11/18/13	F Pazmandi	Start charting newly identified references for review to be included in invalidity contentions	3.50
11/19/13	BK Anderson	Attend conferences with client concerning collection of equipment, sales, and data usage reports and documents; attend meet and confer with counsel for EON concerning discovery disputes; draft outline of open discovery issues; correspond with R Leighton concerning MobiTV discovery in EON I;	4.00
11/19/13	SP Fitzell	Telephone conferences with R. O'Brien regarding settlement meetings	.25
11/19/13	RD Lawson	Conduct database search for test scripts for windows telephones for attorney review	3.25
11/19/13	RD Lawson	Update master file for attorney review	.50
11/19/13	RD Leighton	Research document production issues and issues related to MobiTV	.50
11/19/13	A Nagdev	Meet and confer with EON re: alleged discovery deficiencies; attend to sufficiency of production; review documents re: same	4.50
11/19/13	RJ O'Brien	E-mails re: mediation; o/c S. Fitzell	.25
11/19/13	F Pazmandi	Continue charting newly identified references for review to be included in invalidity contentions, prepare summary of newly identified references, send same to Invalidity Report Group	4.00
11/20/13	BK Anderson	Analyze EON demand for additional documents concerning ISP contracts and coverage issues; analyse meet and confer background concerning identified discovery requests; draft response; attend conferences concerning non-infringement experts; review status of invalidity report; correspond with client concerning documentation of ALU equipment on network; identify records to provide to damages expert	4.50
11/20/13	RD Lawson	Continue to plan and prepare for next US Cellular document production	1.50
11/20/13	RD Lawson	Download Eon document production for attorney review	1.75
11/20/13	A Nagdev	Attend to expert retention; attention to meet and confer record with EON; preparing response to EON re: alleged discovery deficiency letter	2.50
11/20/13	RJ O'Brien	O/c B. Anderson; e-mails re: discovery and mediations issues	.50
11/21/13	BK Anderson	Revise meet and confer correspondence; attend conferences with JDG concerning damages and non-infringement experts; analyze materials concerning MobiTV; analyze materials on	4.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
		sales and data usage for production	
11/21/13	RD Lawson	Download Eon document production for attorney review	.50
11/21/13	RD Lawson	Plan and prepare for US Cellular document production	1.50
11/21/13	RD Lawson	Organize patent file histories for attorney review	1.50
11/21/13	RD Lawson	Organize documents for damages expert review	2.50
11/21/13	RD Leighton	Analyze Eon I production for issues related to WiFi; draft summary re: same	1.75
11/21/13	A Nagdev	Draft Negus retention letter; discuss internally re: same; review document re: sufficiency of production; communicate with client re: same	3.75
11/22/13	BK Anderson	Correspond with non-infringement expert concerning disclosure under protective order; attend conference call with damages expert concerning case overview; correspond with client concerning updated financial reports; analyze updated financial reports	3.25
11/22/13	RD Lawson	Continue US Cellular document production	2.50
11/22/13	RD Lawson	Organize native files in response to request from opposing counsel	1.50
11/22/13	RD Lawson	Organize pleadings for attorney review	1.50
11/22/13	RD Lawson	Continue to organize documents for the damages expert review	1.50
11/22/13	RD Leighton	Research issues related to WiFi documents in Eon I production	.25
11/22/13	A Nagdev	Prepare materials to send to Negus	3.25
11/25/13	BK Anderson	Revise mediation statement; attend settlement conference; correspond with R O'Brien concerning retained experts; review order granting in part motion for reconsideration of claim construction order	4.00
11/25/13	SP Fitzell	Prepare for and participate in settlement conference with representatives of EON and R. O'Brien and B. Andersen	.75
11/25/13	RD Lawson	US Cellular document production	3.50
11/25/13	RD Lawson	Organize documents for expert Kevin Negus review	2.00
11/25/13	RD Lawson	Organize documents for expert Alan Cox for review	.50
11/25/13	RD Lawson	Download Eon document production for attorney review	.50
11/25/13	A Nagdev	Draft/revise settlement conference report; discuss internally re: same; review documents for production; prepare for production; prepare documents for Negus	4.50
11/25/13	RJ O'Brien	Prepare for mediation meet and confer; o/c B. Anderson;	1.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
		participate in meet and confer; o/c S. Fitzell	
11/26/13	BK Anderson	Review Jimenez deposition transcript; correspond with R O'Brien and JDG concerning retained experts; correspond with client concerning consumer satisfaction surveys; revise mediation statement	4.00
11/26/13	RD Lawson	Organize supplemental interrogatory response documents for attorney review	1.50
11/26/13	A Nagdev	Draft/revise settlement conference report; discuss internally re: same; prepare exhibits re: same	4.50
11/27/13	BK Anderson	Analyze EON motion to compel Motorola; attend conferences with A Nagdev concerning motion for summary judgment; review and revise mediation papers; correspond with client concerning consumer survey data; correspond with deponents concerning corrections to transcripts	3.50
11/27/13	JS Christensen	Assist with preparations for submission to judge	.50
11/27/13	SP Fitzell	Review and edit settlement authorization memo	.50
11/27/13	RD Lawson	Continue to plan and prepare for district court settlement conference report filing	1.00
11/27/13	A Nagdev	Prepare settlement conference report for service; draft/revise supplemental responses to EON discovery requests	6.75
11/27/13	RJ O'Brien	Review expert CVs; review draft mediation submission; o/c B. Anderson; o/c S. Fitzell; draft settlement letter to client; review reply brief re: motion to reconsider	3.00
Total Hours			314.25
Total Fees			\$169,996.54

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Invoice Number: 33069368
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EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	24.25	\$783.37	\$18,996.73
BK Anderson	87.50	727.41	63,648.42
SP Fitzell	7.25	727.41	5,273.75
A Nagdev	88.00	537.17	47,271.04
RD Leighton	2.50	492.40	1,231.00
F Pazmandi	20.00	391.68	7,833.60
RD Lawson	82.00	307.75	25,235.60
JS Christensen	1.00	257.39	257.40
LK Shin	1.25	156.67	195.84
T Ingram	.50	106.31	53.16
Total Hours and Fees	314.25		\$169,996.54

Classification	Hours	Rate	Amount
Attorneys	209.50	\$651.17	\$136,420.94
Paralegal Assistants	104.75	320.53	33,575.60
Total Hours and Fees	314.25		\$169,996.54



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FEDERAL ID 36-4474078

December 23, 2013

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

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 Invoice Number 33069368
 Client Matter 06365-41170

REMITTANCE PAGE
 For Professional Services Rendered

OUTSTANDING STATEMENTS

Date	Invoice	Balance
11/30/13	33063229	\$73,194.12
Total Outstanding Invoices		\$73,194.12
Total This Bill		<u>163,582.42</u>
Total Amount Due		<u>\$236,776.54</u>

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January 28, 2014

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 Invoice Number 34003097
 Client Matter 06365-41170

For professional services rendered through December 31, 2013 re EON
 - #2 Litigation

Budget Category: Litigation

Fees	\$90,705.65
Less 12.5% Fee Discount	<u>-11,338.21</u>
Adjusted Fees	\$79,367.44

Expenses:

Air Transportation	\$439.28
Duplicating Charges	373.08
Document Delivery Services	65.15
Ground Transportation	297.38
Lexis Research Service	287.69
Legal Support Services	3,423.94
Meals - Out of Town	9.38
Meals	75.00
Messenger Services	114.12
Court Reporter	1,516.95
Telephone Tolls	48.39
Travel/Lodging	<u>458.14</u>

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Invoice Number: 34003097
United States Cellular Corporation--108352

EON - #2 Litigation

Total Expenses 7,108.50

Total Due This Bill \$86,475.94

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Invoice Number: 34003097
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
12/02/13	BK Anderson	Correspond with client concerning collection of customer surveys; review and revise Zernik declaration in support of motion for summary judgement of non-infringement; review and revise invalidity report draft; review Crabill deposition transcript	3.00
12/02/13	SP Fitzell	Review and revise memo to L. Carlson, Jr., for settlement authority; telephone conference with L. Carlson, Jr. and R. O'Brien regarding same	1.00
12/02/13	RD Lawson	Update master file for attorney review	1.00
12/02/13	RJ O'Brien	O/cs S. Fitzell; finalize mediation submission; e-mails re: same	1.00
12/03/13	BK Anderson	Review and revise Grimes invalidity report draft;	1.00
12/03/13	A Nagdev	Coordinate with expert; review case materials and send to expert; prepare draft declaration for SJ motion	6.50
12/03/13	RJ O'Brien	Review motion to reconsider	.25
12/03/13	F Pazmandi	Analyze the Emery and Yamada references and draft invalidity report of Dr. Grimes; discuss same with B. Anderson	4.50
12/04/13	BK Anderson	Prepare for mediation; revise Zernik declaration; review consumer survey documents	2.50
12/04/13	A Nagdev	Draft declaration for summary judgment; review US Cellular documents for same purpose; discuss internally re: same; review device requirements spreadsheets for non-infringement evidence; discuss with the client re: same; review production for completeness	6.75
12/04/13	RJ O'Brien	Review reply brief re: motion to compel; o/c S. Fitzell; prepare for mediation; travel to San Francisco; review Grabill, Jimenez, and Zernick deposition transcripts; review motion for reconsideration; review responses to requests to admit	8.00
12/04/13	F Pazmandi	Analyze and edit draft invalidity report of Dr. Grimes	3.00
12/05/13	BK Anderson	Attend mediation; revise Zernik declaration; review Motorola user manuals for smart phones;	6.75
12/05/13	SP Fitzell	Prepare for and participate in court mandated settlement conference	2.25
12/05/13	RJ O'Brien	Attend mediation	6.00
12/05/13	F Pazmandi	Continue analyzing and editing draft invalidity report of Dr. Grimes; discuss same with B. Anderson	5.50
12/06/13	BK Anderson	Revise Zernik declaration; review and revise Grimes invalidity	2.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
		report draft; review revised supplemental responses to interrogatories	
12/06/13	A Nagdev	Review documents in U.S. Cellular's production for non-infringement evidence; attention to production index; prepare supplemental responses to special and common rogs, including review of production; prepare for service re: same; further edits to declaration in support of SJ	5.75
12/06/13	F Pazmandi	Complete edits to draft invalidity report of Dr. Grimes, send same to joint defense group	.50
12/08/13	RJ O'Brien	E-mails re: discovery and mediation	.25
12/09/13	BK Anderson	Review draft of Grimes invalidity report; revise draft summary judgment brief	3.00
12/09/13	RD Lawson	Update US Cellular document production index	2.50
12/09/13	RD Lawson	Organize US Cellular production documents for expert review	2.50
12/09/13	A Nagdev	Review EON production; JDG call; provide comments to SJ motion to JDG; legal research re: same	5.50
12/09/13	RJ O'Brien	E-mails re: mediation and Joint Defense Group issues	.25
12/10/13	BK Anderson	Revise draft summary judgment brief of non-infringement; correspond with R O'Brien concerning the draft; review draft of Grimes invalidity report	2.75
12/10/13	A Nagdev	Prepare non-infringement arguments and evidence supporting non-infringement for expert review; review U.S. Cellular production re: same	5.75
12/10/13	RJ O'Brien	E-mails re: summary judgment; review summary judgment brief; o/c B. Anderson	1.00
12/10/13	F Pazmandi	Analyze the Zicker references and edit the corresponding invalidity chart for the Grimes invalidity report, send same to Joint Defense Group	7.50
12/11/13	BK Anderson	Final review of Grimes invalidity report;	1.00
12/11/13	RJ O'Brien	E-mails re: summary judgment and expert issues	.25
12/11/13	F Pazmandi	Review and analyze edits to invalidity report and charts by Dr. Grimes	1.00
12/12/13	BK Anderson	Analyze EON's infringement and damages reports; attend conference with counsel for Motorola concerning WiFi preference; review deposition of Motorola witness concerning same; attend conferences concerning provision of documents to USCC non-infringement and damages experts; revise Zernik declaration; review Sprint publication on connections optimizer	4.75

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EON - #2 Litigation

Date	Name	Narrative	Hours
12/12/13	A Nagdev	Review/analyze non-infringement expert report; review/analyze damages report; internal discussion re: same	5.25
12/12/13	RJ O'Brien	Review expert reports; o/cs B. anderson; e-mails re: reports	2.00
12/13/13	BK Anderson	Correspond with damages expert concerning documents cited by EON's reports; correspond with JDG concerning same; correspond with EON's counsel concerning production of documents cited in expert reports	1.50
12/13/13	A Nagdev	Draft attorney declaration to rebut Lyon's infringement report; review production re: same	3.50
12/15/13	RJ O'Brien	E-mails re: Joint Defense Group issues	.50
12/16/13	BK Anderson	Attend JDG conference; attend conference with damages expert; correspond with JDG concerning documents to be provided to experts; review and revise opposition to motion for reconsideration of claim construction	1.75
12/16/13	A Nagdev	Review opposition to EON's motion for reconsideration of claim construction; provide edits re: same	1.25
12/16/13	RJ O'Brien	Review draft summary judgment; brief; review draft response to motion to reconsider; e-mails re: summary judgment brief	1.25
12/17/13	BK Anderson	Attend conferences with JDG concerning sharing access to materials cited by EON expert reports; review materials to be provided to non-infringement expert; redact expert reports to be shared with client representatives; review Motorola deposition cited by EON expert	2.25
12/18/13	BK Anderson	Correspond with EON's counsel concerning failure to produce materials considered by disclosed experts; research cases requiring disclosure of spreadsheets underlying damages experts analysis; attend meet and confer with EON's counsel concerning failure to produce materials considered by experts	2.00
12/18/13	A Nagdev	Legal research re: production of calculations underlying damages report; review/analyze damages report	3.75
12/19/13	BK Anderson	Conference with K Negus concerning non-infringement expert report; draft motion to compel production of documents considered by EON's experts; draft motion to shorten time concerning same; attend meet and confer with EON's counsel concerning same; correspond with JDG concerning work on non-infringement rebuttal	3.75
12/19/13	RJ O'Brien	O/c B. Anderson; t/c Reed; e-mails re: expert discovery; e-mail re: settlement	.75
12/20/13	A Nagdev	Outline for non-infringement report; review/analyze EON infringement report, including exhibits	6.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
12/20/13	RJ O'Brien	E-mails re: summary judgment motion	.25
12/21/13	RJ O'Brien	E-mails re: summary judgment and expert issues	.25
12/23/13	BK Anderson	Analyze draft non-infringement report; attend conference with K Negus concerning non-infringement analysis; correspond with client concerning obtaining equipment for non-infringement testing	4.25
12/24/13	RJ O'Brien	E-mails re: expert issues; review order	.50
12/26/13	A Nagdev	Review ALU license agreement; provide analysis re: whether U.S. Cellular is covered by agreement; internal discussion re: same	2.50
12/30/13	A Nagdev	Review sales reports in EON's damages expert report; internal discussion re: identifying products to test	1.50
12/31/13	RJ O'Brien	Review settlement letter; review file; e-mails re: settlement/mediation	.25
Total Hours			150.75

Total Fees**\$90,705.65**

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United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	22.75	\$783.37	\$17,821.66
BK Anderson	42.50	727.41	30,914.94
SP Fitzell	3.25	727.41	2,364.08
A Nagdev	54.25	537.17	29,141.50
F Pazmandi	22.00	391.68	8,616.96
RD Lawson	6.00	307.75	1,846.51
Total Hours and Fees	150.75		\$90,705.65

Classification	Hours	Rate	Amount
Attorneys	122.75	\$653.70	\$80,242.18
Paralegal Assistants	28.00	373.70	10,463.47
Total Hours and Fees	150.75		\$90,705.65



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FEDERAL ID 36-4474078

January 28, 2014

United States Cellular Corporation--108352
Eric Pufahl
8410 W. Bryn Mawr Ave., 10th Floor
Chicago, IL 60631

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Invoice Number 34003097
Client Matter 06365-41170

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February 25, 2014

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Chicago, IL 60631

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Invoice Number 34007663
Client Matter 06365-41170

For professional services rendered through January 31, 2014 re EON -
#2 Litigation

Budget Category: Litigation

Fees	\$119,733.40
Less 12.5% Fee Discount	<u>-14,966.68</u>
Adjusted Fees	\$104,766.72

Expenses:

Air Transportation	\$297.80
Duplicating Charges	61.74
Document Delivery Services	50.04
Ground Transportation	50.00
Lexis Research Service	15.53
Legal Support Services	1,568.91
Meals - Out of Town	115.82
Other	269.90
Overtime Services	120.26
Document Production	437.50
Professional Services/Specialists	28,452.26
Search Services	172.25

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EON - #2 Litigation

Telephone Tolls	6.45
Travel/Lodging	458.47
Westlaw Research Service	<u>460.50</u>

Total Expenses	<u>32,537.43</u>
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Total Due This Bill	<u>\$137,304.15</u>
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EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
12/27/13	BK Anderson	Review rebuttal non-infringement expert report draft; attend conferences with JDG concerning tests for non-infringement report; edit Zernik declaration in support of summary judgement motion	2.75
12/30/13	BK Anderson	Correspond with JDG concerning handset testing for non-infringement report; attend conference call with damages expert	2.75
12/31/13	BK Anderson	Correspond with JDG concerning testing of handsets	.50
01/01/14	A Nagdev	Review draft Negus report; coordinate with Negus re: same	2.25
01/02/14	BK Anderson	Analyze and revise draft rebuttal non-infringement report; attend conference with A Nagdev concerning same	3.25
01/02/14	A Nagdev	Communicate with JDG re: expert reports; provide internal comments on Negus expert report	2.50
01/03/14	BK Anderson	Review status of non-infringement testing; revise non-infringement rebuttal report; confer with damages expert on rebuttal report	3.50
01/03/14	RD Lawson	Download court orders for attorney review	1.00
01/03/14	A Nagdev	Provide further comments on Negus expert report; discuss internally re: same; communicate with Negus re: same; review EON production accompanying expert reports	4.25
01/06/14	BK Anderson	Attend JDG conference; review and revise non-infringement rebuttal report; attend conference with K Negus concerning non-infringement analysis; acquire accused units for testing;	3.50
01/06/14	RD Lawson	Begin to compile list of material considered for expert reports	4.50
01/06/14	A Nagdev	Call with JDG and experts; attention to expert report, including providing comments; discuss internally re: same; attention to materials considered by Negus	4.25
01/07/14	BK Anderson	Attend to acquiring equipment for non-infringement testing; attend conferences with A Nagdev concerning non-infringement report; correspond with K Negus concerning non-infringement report	3.75
01/08/14	BK Anderson	Review and revise rebuttal non-infringement report; correspond with A Nagdev concerning logistics of rebuttal expert reports; attend conference with K Negus concerning non-infringement testing	2.75
01/08/14	A Nagdev	Review Negus report, provide comments, discuss internally re: same; provide Negus with appropriate documents	4.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
01/08/14	RJ O'Brien	O/c A. Nagdev; voice mail A. Nagdev; o/c S. Fitzell	.25
01/09/14	BK Anderson	Correspond with R O'Brien concerning mediation; revise declaration in support of draft summary judgment motion; review and revise rebuttal non-infringement report; attend conference with A Nagdev concerning same	2.50
01/09/14	A Nagdev	Prepare list of non-infringement arguments Negus failed to consider or address in his report; comparison between Negus report and defendants' non-infringement arguments; discuss with Negus re: questions	4.25
01/10/14	BK Anderson	Attend conference with economist on rebuttal damages report; correspond with client concerning CDMA2000 preference referenced in handset requirements documentation; attend conference with K Negus concerning non-infringement analysis; revise declaration in support of motion for summary judgement	3.75
01/10/14	SP Fitzell	Confer with R. O'Brien regarding summary judgment motion status and strategy	.25
01/10/14	RJ O'Brien	O/c S. Fitzell; o/c B. Anderson; e-mails re: summary judgment	.50
01/12/14	A Nagdev	Call with Negus re: expert report; attention to expert report and provide comments to Negus; collect documents for Negus review	4.75
01/13/14	BK Anderson	Correspond with K Negus concerning non-infringement testing; correspond with client concerning acquisition of ZTE hotspot for testing; revise summary judgment draft papers; attend JDG conference call; revise draft non-infringement expert report; attend conferences with damages expert concerning analysis;	3.75
01/13/14	RD Lawson	Upload hotspot user guides and deposition transcripts to Sidley FTP site for expert review	1.00
01/13/14	A Nagdev	Attention to materials to be considered; attention to declaration in support of SJ motion and device requirement spreadsheets; attention to document production; review EON document production	6.50
01/14/14	BK Anderson	Correspond with client concerning information relevant to non-infringing alternatives; attend conference with damages expert concerning rebuttal report analysis; correspond with JDG concerning rebuttal expert reports;	3.50
01/14/14	RD Lawson	Organize device requirements documents cited in opening report for attorney review	1.75
01/14/14	A Nagdev	Attention to damages expert report; including providing damages expert with additional documents and information;	5.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
		further comments to Negus report; discuss with Negus re: same; attention to SJ declaration exhibits; attention to device requirement production	
01/15/14	BK Anderson	Attend interview of R Wierzchon by damages expert; review draft Cisco declaration in support of motion for summary judgment; revise USCC declaration in support of summary judgment; attend conference with R O'Brien concerning same; correspond with damages expert concerning draft report status; review draft Lanning report on behalf of HTC	3.75
01/15/14	A Nagdev	Attend to expert report, including providing comments/edits, legal research, and arguments; attend to declaration in support of SJ motion	4.50
01/15/14	RJ O'Brien	O/c A. Nagdev and B. Anderson; e-mails re: discovery	.50
01/16/14	BK Anderson	Review and revise non-infringement and damages expert reports; review Cisco and HTC technical expert reports; attend conferences with JDG concerning motion for summary judgment; correspond with client concerning background information for experts	4.25
01/16/14	A Nagdev	Call with damages expert; attention to damages expert report; attention to declaration in support of SJ motion; attention to U.S. Cellular document production; review Wierzchon deposition transcript	4.75
01/16/14	RJ O'Brien	E-mails re: summary judgment issues	.25
01/17/14	BK Anderson	Review and revise non-infringement report; review and revise damages report; attend conferences with JDG concerning expert reports; correspond with client concerning declaration in support of summary judgment motion	4.25
01/17/14	RD Lawson	Conduct database search for attorney review	1.25
01/17/14	A Nagdev	Review Lanning expert report; provide comments; discuss internally re: same; communicate with Negus re: same; review license agreements/damages related documents produced; communicate with damages expert re: same; attention to device requirement spreadsheets; provide Negus with additional U.S. Cellular documents	4.75
01/18/14	A Nagdev	Search for user manuals in production; provide Negus with appropriate U.S. Cellular documentation	1.25
01/18/14	RJ O'Brien	E-mails re: summary judgment motion	.25
01/19/14	A Nagdev	Attention to device requirement production; user manual production; search production for appropriate documents for Negus; draft/revise declaration in support of SJ; provide additional comments to Negus on his report	4.75

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EON - #2 Litigation

Date	Name	Narrative	Hours
01/20/14	BK Anderson	Review and revise non-infringement and damages reports; attend JDG conferences concerning same	3.50
01/20/14	A Nagdev	Attention to expert report, provide comments re: same; coordinate with JDG re: same; coordinate with expert re: same; provide additional materials to experts; prepare report for service; update declaration in support of SJ motion	4.75
01/21/14	BK Anderson	Final review of non-infringement and damages expert reports	2.75
01/21/14	RD Lawson	Plan and prepare for US Cellular document production	4.50
01/21/14	RD Lawson	Organize westlaw cases for attorney review	.75
01/21/14	RD Lawson	Prepare list of devices identified in infringement report not found in the initial infringement letter	1.50
01/21/14	RJ O'Brien	E-mails re: summary judgment; review draft expert report	1.00
01/22/14	BK Anderson	Attend call with J Baenke concerning declaration in support of motion for summary judgment;	.75
01/22/14	A Nagdev	Call with Jeff Baenke re: SJ motion declaration; attention to Baenke declaration in support; internal discussion re: same; attention to meet and confer with EON re: asserted claims; review EON production;	4.75
01/22/14	RJ O'Brien	E-mails re: motion to strike; e-mails re: summary judgment motion	.25
01/23/14	BK Anderson	Attend hearing on motion for reconsideration; prepare report on same; revise Baenke declaration in support of summary judgment motion	4.25
01/23/14	RJ O'Brien	E-mail re: summary judgment motion for reconsideration hearing	.25
01/24/14	BK Anderson	Correspond with J Baenke concerning declaration in support of motion for summary judgment; revise correspondence concerning EON's inclusion of un-asserted claims in expert reports	1.25
01/24/14	A Nagdev	Attention to declaration of Baenke; internal discussion regarding same; draft stipulation regarding asserted claims; meet and confer with EON regarding asserted claims and motion to strike	4.25
01/24/14	RJ O'Brien	E-mails re: summary judgment	.25
01/25/14	RJ O'Brien	Review e-mails re: summary judgment issue	.25
01/27/14	BK Anderson	Attend JDG conference call; revise Baenke declaration in support of summary judgment motion; correspond with R O'Brien concerning the same; revise stipulation on claims not asserted by EON; Coordinate with experts on deposition	3.25

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EON - #2 Litigation

Date	Name	Narrative schedule	Hours
01/28/14	BK Anderson	Correspond with experts concerning deposition scheduling; attend conference with A Nagdev concerning motion to strike un-asserted claims in expert reports; correspond with client concerning declaration in support of summary judgment; attend conference with JDG concerning summary judgment motion draft	2.75
01/28/14	A Nagdev	Attention to administrative motion to file under seal and declarations in support; research re: same	4.50
01/28/14	RJ O'Brien	E-mails re: discovery and Joint Defense Group issues; review mediation order; t/c S. Fineman; o/c J. Wisse	.50
01/28/14	RJ O'Brien	O/c B. Anderson; e-mails re: summary judgment and discovery	.25
01/29/14	BK Anderson	Attend conferences with A Nagdev concerning motion to strike expert reports on non-accused products	.75
01/29/14	RD Lawson	Conduct eon document production database search for attorney review	.75
01/29/14	A Nagdev	Discussion with JDG re: discrepancy between Wicker and Negus expert reports; research re: same; review/analyze SJ draft; continue to meet and confer with EON re: motion to strike	4.50
01/29/14	RJ O'Brien	E-mails re: summary judgment	.25
01/29/14	RJ O'Brien	T/c S. Fineman; e-mails re: discovery; review letter to call; e-mails re: order of trial; o/c S. Fitzell; e-mails re: mediation	1.25
01/30/14	BK Anderson	Revise motion for summary judgement; review exhibits in support of same; review administrative motion to seal; correspond with counsel for EON concerning inclusion of un-asserted claims in EON's expert reports; revise motion to strike expert reports	3.50
01/30/14	RD Lawson	Begin to prepare Zernik declaration exhibits for attorney review	3.25
01/30/14	RD Lawson	Update list of infringing devices not identified in the 7.24.12 infringement letter for attorney review	1.50
01/30/14	RJ O'Brien	E-mails re: summary judgment; e-mails re: discovery; review summary judgement brief	.75
01/31/14	BK Anderson	Revise motion for summary judgement of non-infringement; attend conferences with JDG concerning same; draft meet and confer correspondence concerning motion to strike expert reports;	3.25
01/31/14	RD Lawson	Update the summary judgment declaration exhibits for attorney	2.50

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Date	Name	Narrative	Hours
		review	
01/31/14	RD Lawson	Continue to update the list of infringing devices not identified in the 7.24.12 infringement letter for attorney review	1.50
01/31/14	A Nagdev	Draft/revise motion to strike, including legal research and preparation of exhibits in support of motion; preparation of exhibits in support of SJ motion; attention to SJ declarations and admin motion; communicate with JDG re: summary judgment motion	4.75
01/31/14	RJ O'Brien	E-mails re: summary judgment motion	.50
Total Hours			193.50

Total Fees**\$119,733.40**

SIDLEY AUSTIN LLP

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United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	7.25	\$802.95	\$5,821.43
BK Anderson	68.50	745.60	51,073.60
SP Fitzell	.25	745.60	186.40
BK Anderson	6.00	727.41	4,364.47
A Nagdev	85.75	585.01	50,164.63
RD Lawson	25.75	315.45	8,122.87
Total Hours and Fees	193.50		\$119,733.40

Classification	Hours	Rate	Amount
Attorneys	167.75	\$665.34	\$111,610.53
Paralegal Assistants	25.75	315.45	8,122.87
Total Hours and Fees	193.50		\$119,733.40



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February 25, 2014

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OUTSTANDING STATEMENTS

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Total Outstanding Invoices			\$86,475.94
Total This Bill			<u>137,304.15</u>
Total Amount Due			<u>\$223,780.09</u>

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March 18, 2014

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PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 34011613
 Client Matter 06365-41170

For professional services rendered through February 28, 2014 re EON -
 #2 Litigation

Budget Category: Litigation

Fees	\$105,033.88
Less 12.5% Fee Discount	<u>-13,129.24</u>
Adjusted Fees	\$91,904.64
Expenses:	
Air Transportation	\$25.00
Duplicating Charges	378.67
Document Delivery Services	37.48
Lexis Research Service	6.00
Legal Support Services	2,750.62
Other	284.96
Document Production	75.00
Professional Services/Specialists	64,859.02
Search Services	493.00
Telephone Tolls	<u>55.17</u>

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Invoice Number: 34011613
United States Cellular Corporation--108352

EON - #2 Litigation

Total Expenses 68,964.92

Total Due This Bill \$160,869.56

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Invoice Number: 34011613
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
02/01/14	RJ O'Brien	E-mails re: summary judgment	.50
02/03/14	BK Anderson	Revise motion for summary judgment; meet and confer with EON's counsel concerning experts identification of non-asserted claims and products not identified by infringement contentions	1.75
02/03/14	RD Lawson	Organize summary judgment pleadings for filing	1.00
02/03/14	RD Lawson	Update claim construction chart for attorney review	4.25
02/03/14	A Nagdev	Attention to summary judgment motion, declaration; legal research re: same; admin motion to file under seal; proposed order	5.75
02/03/14	RJ O'Brien	E-mails re: summary judgment	.50
02/04/14	BK Anderson	Revise summary judgment papers	.75
02/04/14	BK Anderson	Prepare for Nawrocki deposition	1.50
02/04/14	RD Lawson	Continue to update claim construction chart for attorney review	3.50
02/04/14	RD Lawson	Update master file for attorney review	.50
02/04/14	A Nagdev	Attention to summary judgment motion, including coordination of filing	3.75
02/05/14	BK Anderson	Prepare for Nawrocki deposition; Correspond with JDG concerning expert deposition schedule	2.50
02/05/14	RD Lawson	Organize deposition preparation documents for attorney review	2.00
02/05/14	RD Lawson	Continue to update the claim construction comparison chart for attorney review	1.50
02/05/14	A Nagdev	Attention to deposition coordination; preparation for Lyon deposition	4.50
02/06/14	BK Anderson	Attend conference with A Nagdev concerning Lyon deposition	.75
02/06/14	BK Anderson	Prepare for Nawrocki deposition; correspond with counsel concerning expert deposition schedule	1.50
02/06/14	RD Lawson	Organize summary judgment documents for review by expert K. Negus	1.50
02/06/14	RD Lawson	Continue to organize deposition preparation documents for attorney review	1.75
02/06/14	A Nagdev	Attention to deposition coordination; preparation for Lyon deposition	3.75
02/07/14	BK Anderson	Analyze EON's opposition to HTC's motion to strike expert	2.75

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Invoice Number: 34011613

United States Cellular Corporation--108352

EON - #2 Litigation

Date	Name	Narrative	Hours
		opinions as to non-disclosed products; revise draft motion to strike to address same; correspond with A Nagdev concerning same; correspond with counsel concerning expert deposition schedule	
02/07/14	A Nagdev	Draft/revise motion to strike expert reports; legal research re: same; attention to declaration in support of motion to strike	3.75
02/08/14	RJ O'Brien	Review e-mails re: discovery, expert, and summary judgment issues	.75
02/10/14	BK Anderson	Correspond with counsel concerning deposition schedule; revise motion to strike expert reports as to products not identified in infringement disclosures	.75
02/10/14	M Hanhan	Review expert report of James Nawrocki and compile list of referenced accused products	.75
02/10/14	A Nagdev	Attention to motion to strike, including exhibits, legal research, admin motions; Lyon deposition preparation	3.25
02/11/14	BK Anderson	Correspond with counsel concerning expert deposition schedule; revise motion to strike expert report	1.25
02/11/14	A Nagdev	Attention to motion to strike, including exhibits, declaration	2.25
02/11/14	RJ O'Brien	Emails re: discovery issues; review summary Judgment papers	.25
02/12/14	BK Anderson	Correspond with counsel concerning expert deposition schedule; revise motion to strike expert reports as to products not disclosed in infringement contentions	1.25
02/12/14	RD Lawson	Conduct search for settlement agreements for attorney review	.50
02/12/14	A Nagdev	Review Moto's motion to strike, amend U.S. Cellular's motion to strike based on Moto's motion; legal research re: same; attention to exhibits to motion to strike; prepare for Lyon deposition	3.50
02/13/14	BK Anderson	Correspond with counsel concerning expert deposition schedule; review and revise Lyon deposition outline	1.00
02/13/14	A Nagdev	Attend to reply to motion to strike, including legal research; prepare motion for strike for filing	2.75
02/13/14	RJ O'Brien	Review motion to strike and related papers	.25
02/14/14	A Nagdev	Prepare for Lyon deposition	4.50
02/16/14	A Nagdev	Prepare for Lyon deposition	4.75
02/17/14	BK Anderson	Revise notice and subpoena to Dr. Lyon; attend meet and confer concerning expert scheduling	1.75
02/17/14	RD Lawson	Organize deposition preparation documents for attorney review	1.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
02/17/14	A Nagdev	Prepare for Lyon deposition; prepare document notice and subpoena to Lyon; prepare for service	4.50
02/17/14	RJ O'Brien	O/c B. Anderson; review file re: mediation	.25
02/18/14	BK Anderson	Attend mediation scheduling teleconference; meet and confer with EON's counsel on expert deposition schedule; review objections to EON's subpoena to Dr. Grimes; correspond with A Nagdev concerning declaration in support of motion to seal	1.25
02/18/14	RD Lawson	Organize deposition preparation documents for attorney review	1.00
02/18/14	RD Lawson	Conduct pleadings search for attorney review	.50
02/19/14	BK Anderson	Correspond with R O'Brien concerning mediation schedule	.50
02/19/14	A Nagdev	Deposition of Lyon; prepare for deposition; draft/revise second declaration in support of admin motion to file under seal	7.50
02/20/14	BK Anderson	Analyze EON's opposition to motion for summary judgment; correspond concerning declaration in support of sealing exhibits	1.75
02/20/14	RD Lawson	Update master file for attorney review	.50
02/20/14	A Nagdev	Deposition of Lyon; prepare for deposition; further edits to second declaration in support of admin motion to file under seal	7.50
02/20/14	RJ O'Brien	E-mails re: summary judgment and mediation; review brief in opposition to summary judgment	1.00
02/21/14	BK Anderson	Draft reply in support of summary judgment;	5.25
02/21/14	RD Lawson	Organize pleadings for attorney review	1.25
02/21/14	A Nagdev	Deposition of Lyon	6.25
02/22/14	BK Anderson	Draft reply in support of motion for summary judgment	4.00
02/23/14	BK Anderson	Draft reply in support of motion for summary judgment; correspond with JDG concerning same	2.00
02/24/14	BK Anderson	Revise reply in support of motion for summary judgment; attend JDG conference concerning same; meet and confer with EON concerning expert discovery schedule; correspond concerning mediation schedule	6.00
02/24/14	RD Lawson	Update master file for attorney review	.75
02/24/14	RD Lawson	Organize pleadings for attorney review	2.00
02/24/14	A Nagdev	Attention to summary judgment reply; communicate with Negus; attention to preparation for Negus deposition	4.75
02/24/14	RJ O'Brien	Review draft reply brief re: summary judgment related emails	.50

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EON - #2 Litigation

Date	Name	Narrative	Hours
02/25/14	BK Anderson	Revise reply in support of motion for summary judgment; correspond concerning mediation schedule	3.00
02/25/14	RM Keithley	Electronic File Docket per R. Lawson	4.50
02/25/14	RD Lawson	Conduct search for electronically court filed copy of the patent in suit file history for attorney review	2.75
02/25/14	RD Lawson	Update master file for attorney review	1.50
02/25/14	A Nagdev	Attention to summary judgment reply; legal research re: same	5.25
02/26/14	BK Anderson	Revise summary judgment reply brief; attend conferences with JDG concerning same; review supplemental Nawrocki report; correspond with K Negus concerning deposition preparation	4.00
02/26/14	RM Keithley	Electronic File Docket per R. Lawson	3.00
02/26/14	RD Lawson	Update master file for attorney review	1.00
02/26/14	A Nagdev	Attention to summary judgment reply; prepare for filing	3.75
02/27/14	BK Anderson	Review EON's opposition to motion to strike expert reports as to undisclosed handsets	.75
02/27/14	BK Anderson	Correspond with K Negus concerning preparation for deposition; attend conference with A Nagdev concerning same	1.25
02/27/14	RD Lawson	Update master file for attorney review	1.50
02/27/14	RD Lawson	Organize Dr. Negus deposition preparation documents for attorney review	2.00
02/27/14	A Nagdev	Attention to reply to motion to strike, including review of EON's reply to Moto's motion to strike; legal research re: same	3.75
02/27/14	RJ O'Brien	E-mails re: summary judgment motion; review order re: mediation; o/c S. Fitzell	.50
02/28/14	BK Anderson	Review and revise reply in support of motion to strike expert reports on non-disclosed handsets and hot spots	2.50
02/28/14	RD Lawson	Update Dr. Negus deposition preparation exhibits for attorney review	1.25
02/28/14	A Nagdev	Attention to reply to motion to strike; prepare objections to Lyon deposition and notice; attention to preparation for Negus deposition	3.75
Total Hours			186.00

Total Fees**\$105,033.88**

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Invoice Number: 34011613
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	4.50	\$802.95	\$3,613.30
BK Anderson	49.75	745.60	37,093.60
A Nagdev	89.50	585.01	52,358.44
RD Lawson	34.00	315.45	10,725.35
M Hanhan	.75	223.68	167.76
RM Keithley	7.50	143.39	1,075.43
Total Hours and Fees	186.00		\$105,033.88

Classification	Hours	Rate	Amount
Attorneys	143.75	\$647.41	\$93,065.34
Paralegals	34.75	313.47	10,893.11
Legal Support	7.50	143.39	1,075.43
Total Hours and Fees	186.00		\$105,033.88



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FEDERAL ID 36-4474078

March 18, 2014

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
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 Client Matter 06365-41170

REMITTANCE PAGE
 For Professional Services Rendered

OUTSTANDING STATEMENTS

	Date	Invoice	Balance
	02/25/14	34007663	\$137,304.15
Total Outstanding Invoices			\$137,304.15
Total This Bill			<u>160,869.56</u>
Total Amount Due			<u>\$298,173.71</u>

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FEDERAL ID 36-4474078

April 28, 2014

United States Cellular Corporation--108352
Eric Pufahl
8410 W. Bryn Mawr Ave., 10th Floor
Chicago, IL 60631

PLEASE INDICATE INVOICE
NUMBER ON REMITTANCE
Invoice Number 34019850
Client Matter 06365-41170

For professional services rendered through March 31, 2014 re EON - #2
Litigation

Budget Category: Litigation

Fees	\$81,915.68
12.5% Fee Discount	<u>-10,239.46</u>
Adjusted Fees	\$71,676.22
Expenses:	
Air Transportation	\$2,439.36
Duplicating Charges	208.36
Document Delivery Services	231.40
Foreign Associates' Statements	1,202.99
Ground Transportation	1,136.01
Lexis Research Service	1,157.00
Legal Support Services	487.50
Meals - Out of Town	318.68
Messenger Services	244.00
Document Production	50.00
Professional Services/Specialists	64,801.80
Court Reporter	4,558.12

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EON - #2 Litigation

Search Services	16.25
Telephone Tolls	18.80
Travel/Lodging	1,526.52
Westlaw Research Service	<u>73.80</u>

Total Expenses	<u>78,470.59</u>
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Total Due This Bill	<u>\$150,146.81</u>
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Invoice Number: 34019850
 United States Cellular Corporation--108352

EON - #2 Litigation

TIME DETAIL

Date	Name	Narrative	Hours
03/01/14	A Nagdev	Draft reply to EON's opposition to Motion to Strike, including legal research; prepare for Negus deposition	3.75
03/02/14	A Nagdev	Draft objections to Negus subpoena, discuss internally re: same; prepare for Negus deposition; attention to Reply to EON's opp. to Motion to Strike	3.25
03/02/14	RJ O'Brien	Review opinion on motion for reconsideration; review e-mails re: summary judgment motion; review response to motion to strike	.50
03/03/14	BK Anderson	Revise reply in support of motion to strike expert reports; attend JDG conference call; conference with F Pazmandi concerning supplemental invalidity report; meet and confer with EON concerning proposed sur-reply papers; confer with Sprint's counsel concerning objections to subpoena to K Negus	3.75
03/03/14	SP Fitzell	Review order on reconsideration and telephone conference with R. O'Brien regarding implications of same	.50
03/03/14	A Nagdev	Attention to reply to EON's opp. to Motion to Strike, including drafting a declaration and prepare for filing; travel to Wyoming; prepare for Negus deposition	4.50
03/04/14	BK Anderson	Attend hearing on motion to strike expert reports; confer with F Pazmandi concerning supplemental invalidity report; meet and confer with EON concerning proposed sur-reply to summary judgment briefing	3.25
03/04/14	RD Lawson	Update Dr. Negus deposition preparation exhibits for attorney review	.50
03/04/14	A Nagdev	Review Lyon deposition transcript for support for reply to EON's opp. to Motion to Strike; prepare for Negus deposition; prepare Negus for deposition	4.50
03/05/14	BK Anderson	Correspond with F Pazmandi concerning supplemental invalidity report; correspond with JDG concerning same; correspond with A Nagdev concerning Negus deposition status; analyze EON's motion for leave sur-reply and proposed sur-reply	2.50
03/05/14	RD Lawson	Download D. Lyon deposition exhibits for attorney review	1.25
03/05/14	A Nagdev	Prepare for Negus deposition; Negus deposition	4.75
03/05/14	F Pazmandi	Analyze additional claims and related prior art, start preparing corresponding claims charts	4.50
03/06/14	BK Anderson	Draft opposition to EON's motion for leave to file sur-reply;	4.75

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EON - #2 Litigation

Date	Name	Narrative	Hours
		attend conferences with JDG concerning same	
03/06/14	A Nagdev	Review revised CC order, analyze case implication; discuss internally re: same; draft/revise opposition to EON's motion for leave to file sur-reply to SJ motion, including legal research	4.25
03/06/14	F Pazmandi	Continue analysis of additional claims and related prior art and preparation of corresponding claims charts	4.25
03/07/14	BK Anderson	Revise opposition to EON's motion for leave to file sur-reply; correspond with JDG concerning same	3.50
03/07/14	RD Lawson	Cite check opposition to plaintiff administration motion for leave to file sur-reply in opposition to defendants motion for summary judgment	3.00
03/07/14	RD Lawson	Prepare Bryan Anderson declaration exhibit in support of opposition to sur-reply	.75
03/07/14	RD Lawson	Organize summary judgment hearing pleadings for attorney review	.75
03/07/14	A Nagdev	Attention to opposition to EON's motion for leave to file sur-reply to SJ motion, including preparation of declaration, legal research, review Lyon deposition transcripts	7.25
03/07/14	F Pazmandi	Continue analysis of additional claims and related prior art and preparation of corresponding claims charts	3.50
03/09/14	RJ O'Brien	Review draft responses; e-mails re: same	.50
03/10/14	BK Anderson	Revise opposition to EON's motion for leave to file sur-reply; correspond with JDG concerning same; prepare for hearing on summary judgment motion	3.25
03/10/14	A Nagdev	Attention to opposition to EON's motion for leave to file sur-reply to SJ motion, including preparation of declarations, admin motion; prepare for filing re: same	4.25
03/11/14	BK Anderson	Prepare for hearing on summary judgment motion	2.25
03/11/14	RD Lawson	Organize summary judgment hearing pleadings for attorney review	3.75
03/11/14	F Pazmandi	Continue analysis of additional claims and related prior art and preparation of corresponding claims charts	1.50
03/12/14	BK Anderson	Review court's order limiting proposed sur-reply by EON; prepare for hearing on summary judgment motion; attend JDG conference on same	2.75
03/12/14	RD Lawson	Update summary judgment hearing pleadings for attorney review	1.50
03/12/14	A Nagdev	Attention to invalidity supplemental expert report, including review of claim charts; review court orders re: leave to file sur-	4.25

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EON - #2 Litigation

Date	Name	Narrative	Hours
		reply; discuss internally re: implications on this case	
03/12/14	F Pazmandi	Continue analysis of additional claims and related prior art and preparation of corresponding claims charts	.50
03/13/14	BK Anderson	Attend summary judgment hearing; analyze decision striking in part EON's expert reports	3.25
03/13/14	A Nagdev	Review/analyze court's order granting HTC's motion to strike; discuss internally re: implications on this case; communicate with expert re: EON's supplemental expert reports	3.25
03/13/14	RJ O'Brien	E-mails re: ruling and summary judgment hearing	.25
03/13/14	F Pazmandi	Analyze claim construction issues and continue preparation of corresponding claims charts	1.00
03/14/14	BK Anderson	Meet and confer with EON concerning deposition schedule for damages experts	1.25
03/14/14	RJ O'Brien	Review report on summary judgment hearing; e-mails re: same	.25
03/14/14	F Pazmandi	Complete preparation of claims charts; send same to defense group	1.00
03/17/14	BK Anderson	Analyze supplemental Nawrocki and Lyon reports	.75
03/18/14	BK Anderson	Correspond with R O'Brien concerning supplemental expert reports	.50
03/18/14	RD Lawson	Conduct search for scheduling orders for attorney review	.50
03/18/14	A Nagdev	Review Negus deposition transcript; attention to calendaring deadlines in case; attention to sealing order; attention to case file/correspondence	3.25
03/18/14	RJ O'Brien	Review e-mails re: Joint Defense Group issue	.25
03/19/14	BK Anderson	Review EON motion for leave to file an additional brief in opposition to MSJ	.50
03/19/14	SP Fitzell	Telephone conference and correspondence with R. O'Brien regarding response to supplemental report	.75
03/19/14	RJ O'Brien	O/c S. Fitzell; e-mails re: next steps	.25
03/20/14	M Hanhan	Attend to preparations for source code review	.25
03/20/14	RD Lawson	Organize pleadings for damages expert review	2.25
03/20/14	A Nagdev	Draft/revise notice re: location of claim charts; declaration re: re-submission of claim chart and other evidence filed under seal; admin motion re: same; internal discussion re: court's sealing order; discussion with JDG re: same; prepare for filing re: same	5.25
03/21/14	BK Anderson	Revise opposition to EON's motion for leave to file	2.00

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EON - #2 Litigation

Date	Name	Narrative	Hours
		supplemental briefing in opposition to motion for summary judgement; attend conferences with JDG concerning same; review order on submission of infringement contentions; review and revise same; correspond concerning schedule for damage expert depositions	
03/21/14	BK Anderson	Correspond with JDG concerning submission of infringement contentions to the Court; review and revise declaration submitting infringement contentions to the Court;	.75
03/21/14	RD Lawson	Conduct search for pleadings for attorney review	1.25
03/21/14	RD Lawson	Upload pleadings for damages expert review	.75
03/21/14	RJ O'Brien	E-mails re: JDA issues	.75
03/22/14	RJ O'Brien	Review e-mails re: Joint Defense Group and expert issues	.50
03/24/14	BK Anderson	Correspond with R O'Brien concerning severance	.75
03/24/14	BK Anderson	Correspond with JDG concerning deposition schedule	.25
03/24/14	SP Fitzell	Review status report from B. Anderson; confer with R. O'Brien regarding same; instruct regarding request to file motion to sever.	.75
03/24/14	RJ O'Brien	E-mails re: next steps and motions; o/c B. Anderson	.50
03/26/14	BK Anderson	Attend conference with JDG concerning stipulation to extend time to file severance motions; revise same	1.00
03/27/14	BK Anderson	Prepare for deposition of EON's damages expert	3.00
03/27/14	BK Anderson	Revise motion to extend deadline for severance motions	.25
03/27/14	SP Fitzell	Confer with R. O'Brien regarding Mediation strategy	.25
03/27/14	RD Lawson	Conduct master file searches for deposition preparation material for attorney review	2.00
03/27/14	A Nagdev	Prepare Nawrocki subpoena and notice; internal discussion re: same	3.25
03/27/14	RJ O'Brien	Voice mail B. Anderson; o/c S. Fitzell	.25
03/28/14	BK Anderson	Revise notice of deposition of EON's damages expert	.25
03/31/14	BK Anderson	Prepare for Nawrocki deposition	1.25
03/31/14	BK Anderson	Attend JDG conference	1.00
03/31/14	RJ O'Brien	Review summary judgment hearing transcript	.25
Total Hours			139.75

SIDLEY AUSTIN LLP

Invoice Number: 34019850

United States Cellular Corporation--108352

EON - #2 Litigation

Total Fees

\$81,915.68

SIDLEY AUSTIN LLP

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EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	4.25	\$802.95	\$3,412.57
BK Anderson	42.75	745.60	31,874.40
SP Fitzell	2.25	745.60	1,677.60
A Nagdev	55.75	585.01	32,614.30
F Pazmandi	16.25	401.47	6,523.91
RD Lawson	18.25	315.45	5,756.98
M Hanhan	.25	223.68	55.92
Total Hours and Fees	139.75		\$81,915.68

Classification	Hours	Rate	Amount
Attorneys	105.00	\$662.66	\$69,578.87
Paralegals	18.50	314.21	5,812.90
Legal Support	16.25	401.47	6,523.91
Total Hours and Fees	139.75		\$81,915.68



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April 28, 2014

United States Cellular Corporation--108352
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May 28, 2014

United States Cellular Corporation--108352
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PLEASE INDICATE INVOICE
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 Invoice Number 34026338
 Client Matter 06365-41170

For professional services rendered through April 30, 2014 re EON - #2
 Litigation

Budget Category: Litigation

Fees	\$38,005.76
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Less 12.5% Fee Discount	<u>-4,750.72</u>
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Adjusted Fees	\$33,255.04
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Expenses:

Duplicating Charges	\$30.22
Document Delivery Services	5.79
Lexis Research Service	206.25
Legal Support Services	75.00
Messenger Services	80.00
Document Production	125.00
Professional Services/Specialists	4,456.89
Court Reporter	912.05
Search Services	<u>351.60</u>

Total Expenses	<u>6,242.80</u>
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Invoice Number: 34026338

United States Cellular Corporation--108352

EON - #2 Litigation

Total Due This Bill

\$39,497.84

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TIME DETAIL

Date	Name	Narrative	Hours
04/01/14	BK Anderson	Analyze order granting summary judgment of non-infringement; correspond with R O'Brien concerning same	1.25
04/01/14	SP Fitzell	Begin reviewing SJ motion ruling and confer with R. O'Brien regarding next step	.25
04/01/14	RJ O'Brien	O/c S. Fitzell; o/c B. Anderson; review summary judgment opinion and e-mails re: same; o/c Morris	1.00
04/02/14	BK Anderson	Attend conferences with JDG concerning motion for extension in time to file fee motion; correspond with R Morris concerning same; review and revise draft form of judgment	1.25
04/02/14	BK Anderson	Attend JDG conference	1.00
04/02/14	RD Lawson	Conduct search for bill of costs exemplars for attorney review	1.50
04/02/14	RC Morris	Correspond with B. Anderson and R. O'Brien regarding strategy for possible motion for attorneys fees and entry of judgment	.75
04/02/14	RC Morris	Analyze summary judgment materials regarding possible motion for attorneys fees	2.00
04/02/14	RC Morris	Draft short memorandum to B. Anderson and R. O'Brien regarding possible strategy for motion for attorneys fees	1.00
04/02/14	RJ O'Brien	Office conferences with B. Anderson; review emails regarding JDG and fee issues	.50
04/03/14	BK Anderson	Attend conference with A Nagdev concerning motion for extension for file fee motion; revise motion to extend time for filing fee request	1.00
04/03/14	A Nagdev	Draft/revise motion to extend deadline for attorneys fees motion, legal research re: same; attention to bill of costs, including supporting documentation	6.75
04/03/14	RJ O'Brien	Office conference with S. Fitzell; review emails regarding final judgment and next steps	.25
04/04/14	RD Lawson	Review accounting life to date costs recap spreadsheet	1.50
04/04/14	RJ O'Brien	E-mails re: fees and judgment	.25
04/07/14	BK Anderson	Attend JDG conference on submission of proposed judgment	1.50
04/07/14	RD Lawson	Prepare draft bill of costs for attorney review	3.00
04/07/14	A Nagdev	Attention to Bill of Costs	1.50
04/08/14	RD Lawson	Organize bill of costs documents for attorney review	3.00

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Date	Name	Narrative	Hours
04/08/14	RD Lawson	Update bill of costs spreadsheet for attorney review	1.50
04/08/14	A Nagdev	Attention to Motion to extend deadline to file attorneys fees, legal research re: same	3.50
04/08/14	RJ O'Brien	E-mails and voice mail re: judgment; review draft judgment	.25
04/09/14	BK Anderson	Revise motion to enlarge time to seek fees; meet and confer with EON concerning same	2.00
04/09/14	RD Lawson	Update bill of costs excel worksheets for attorney review	3.50
04/09/14	RJ O'Brien	Review draft motion to extend time to seek fees; review brief re: FLO TV fee petition	.25
04/10/14	RD Lawson	Draft bill of costs declarations for attorney review	2.50
04/10/14	RD Lawson	Update bill of costs excel worksheets for attorney review	1.50
04/10/14	A Nagdev	Attention to Motion to extend deadline to file attorneys fees, prepare for filing re: same, attention to Bill of Costs	5.25
04/11/14	RD Lawson	Continue to update the bill of costs excel worksheets for attorney review	2.50
04/11/14	RD Lawson	Update bill of costs declarations for attorney review	1.50
04/13/14	A Nagdev	Attention to Bill of Costs	1.75
04/14/14	RD Lawson	Update bill of costs declarations and exhibits for attorney review	2.00
04/15/14	BK Anderson	Review EON's opposition to motion to extend time for filing motion for attorney fees	.50
04/15/14	RD Lawson	Update summary of costs pleading for attorney review	1.50
04/15/14	RJ O'Brien	Review brief re: extension of time for fees and related e-mails	.25
04/16/14	RC Morris	- correspond with B. Andersen regarding recent decision on attorneys fees	.25
04/18/14	BK Anderson	Analyze EON's opposition to entry of judgment	.75
04/22/14	RJ O'Brien	E-mails re: judgment; review file	.25
04/24/14	BK Anderson	Analyze judgment and order extending time to file motion for attorney fees; confer with R O'Brien concerning same	.75
04/24/14	SP Fitzell	Review order dismissing case; confer with R. O'Brien and B. Anderson regarding fee petition	.25
04/24/14	RD Lawson	Edit bill of costs for attorney review	.50
04/24/14	RJ O'Brien	Review judgment; review order; e-mails re: same	.25
04/25/14	BK Anderson	Analyze judgment; correspond with R O'Brien concerning same; correspond with JDG concerning same	.75

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Date	Name	Narrative	Hours
04/28/14	A Nagdev	Attention to Bill of Costs, including conferring with other members of the JDG to ensure consistency	4.50
04/29/14	RJ O'Brien	O/c B. Anderson; review Supreme Court decision; e-mails re: fee issues	.25
04/30/14	BK Anderson	Conference with JDG on fee motion	1.00
04/30/14	RD Lawson	Conduct master file search for Eon response to US Cellular demand to stipulate to judgement	2.50
04/30/14	RD Lawson	Collect attorney fee invoices for district court filing	1.50
04/30/14	RD Lawson	Update the bill of costs packet for attorney review	.50
04/30/14	RJ O'Brien	O/c B. Anderson; e-mails re: fees	.25
Total Hours			73.75
Total Fees			\$38,005.76

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EON - #2 Litigation

TIME SUMMARY

Name	Hours	Rate	Amount
RJ O'Brien	3.75	\$802.95	\$3,011.09
BK Anderson	11.75	745.60	8,760.80
SP Fitzell	.50	745.60	372.80
RC Morris	4.00	659.57	2,638.28
A Nagdev	23.25	585.01	13,601.50
RD Lawson	30.50	315.45	9,621.29
Total Hours and Fees	73.75		\$38,005.76

Classification	Hours	Rate	Amount
Attorneys	43.25	\$656.29	\$28,384.47
Paralegals	30.50	315.45	9,621.29
Total Hours and Fees	73.75		\$38,005.76



SIDLEY AUSTIN LLP
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May 28, 2014

United States Cellular Corporation--108352
 Eric Pufahl
 8410 W. Bryn Mawr Ave., 10th Floor
 Chicago, IL 60631

PLEASE INDICATE INVOICE
 NUMBER ON REMITTANCE
 Invoice Number 34026338
 Client Matter 06365-41170

REMITTANCE PAGE
 For Professional Services Rendered

OUTSTANDING STATEMENTS

	Date	Invoice	Balance
	04/28/14	34019850	\$150,146.81
Total Outstanding Invoices			\$150,146.81
Total This Bill			<u>39,497.84</u>
Total Amount Due			<u>\$189,644.65</u>

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